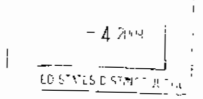


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## PFA FACSIMILE

The Honorable Naomi R. Buchwald United States District Court United States Courthouse, Room 2270 500 Pearl Street New York, New York 10007

> Re: Highland Park CDO Trust I Grantor Frust, Serie: A v. Matthew Studer, et al., Case No.: 08 Civ 01670+NRB)

Dear Judge Buchwald:

We represent Plaintiff in the above-captioned matter. In light of Wells Fargo Bank. N.A.'s ("Wells Fargo") request to file a motion to intervene and dismiss, which raises many of the same issues to be addressed by the parties' motions, we the ught it would be most efficient to incorporate Wells Fargo's motion into the existing briefing schedule. With the consent of Wells Fargo and the Defendants, we propose the following modified briefing schedule:

Wells Fargo's Motion to Intervene Dismiss due

June 13, 2008

Plaintiff's Answering Papers and Cross Motion for Summary Judgment due

June 27, 2008

Defendants' and Wells Fargo's Replies in Support of their Motions and Answering Papers in Opposition to Cross Motion due

July 14, 2008

Plaintiff's Reply in Support of its Cross Motion due

July 21, 2008

Thank you for your attention to this matter.

Respectfully submitted.

Michael Stolper

cc; Daniel E. Katz, Esq. tvia facsimile and e-mail)

Mare J. Kossler, Esq. (via facsimile)

Thomas R. Cox. Esq. (via facvimile)